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Attorney Doctost No.: P-6165-US

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named investor, I have by declare that:

My residence, post office address and citizenship are as stated below upday my mann.

I believe that I am the original and a first sole inventor or an original and first july inventor of the subject matter, which is claimed and for which a proont is solight on the invention callided:

PRE-OPERATIVE MEDICAL PLANNING SYSTEM AND

METHOD FOR USE THEREOF

the Specification of which

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is amartisal bureto
was filed on August 26, 2003
as United States Application Number of PCT International
Application No. 10/647,796
and was amended on (if applicable).

I berrby state that I have revisited and understant the coments of the thorse-dentified Specification, including the claims, as amended by any amendance referred to above.

I seknowledge the duty to disclose information, which is material to the experimental of this application in secondance with Title 37, Code of Federal Regulations, 1.56(a).

I hereby claim foreign priority benefits under Title 35, United States Code, \$119 of any provisional application filed in the United States in accordance with 35 U.S.C. 91,119(c), or any application for potent that has been converted to a Provisional Application within one (1) year of its filing date, or any foreign application(x) for patent or inventor's cartificate listed below and have also identified below any foreign application for patent or inventor's cartificate having a filing date before that of the application on which promity is claimed.

PRIOR FILED APPLICATION(S)

APPLICATION NUMBER

COUNTRY

(DAYMON'SH/YEAR PUED)

CLAIMED

I hereby claim the benefit under Title 35, United States Code, \$120 of any United States application is not disclosed in any prior United States application is not disclosed in any prior United States application in the manner provided by the first paragraph of Title 35. United States Code, \$112, I acknowledge the cluby to disclose material information as defined in Title 37, Code of Federal Regulations, \$1.55(a), which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

To: INTERFAX

P.3/6

17-MAY-2004 15:53 (ORTHOPAEDICS B-RAMBAM 12-MAY -2004 18: LO Fram: OR EYAL ASLESLER

11年47年4月1日

972 4 8542932

Attorney Decitor No.: P-6166-US

APPLICATION NO.

FILING DATE (DAY/MONTE/YEAR) STATUS - PATENTED PENDING ABANDONED

I hereby appoint as my attorney(s) and agent(s) Mark S. Cohen (Attorney, Registration No. 42,425) or Calch Polisck (Amorony, Regionation No. 37,912) in Vindhood Shermon (Attorney, Registration No. 43,116) or Guy Young (Attorney, Registration No. 52,388) said attempty(s) and againt(s) with full power of substitution and resonation to prosecute this application and transact all business in the Patent and Trademark Office competed therewith.

Please address all correspondence regarding this application to Mark Coher of:

eitan, pearl, latzer & cohen ledek, llp. 10 ROCKEFELLER PLAZA SUTTE (00) NEW YORK, NEW YORK 10020

Direct all telephone calls to (212) 632-3480 and all secrimiles at (212) 632-3489. Customer No. 27130

I limedy declare that all examinents made herein of my own knowledge are true and that all statements reads on information and belief are believed to be true, and further, that these statements were made with the knowledge that willful false statements sad the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 13 of the United States Code and that such willful false statements may jeographic the validity of the application or any patent issued thereon.

FULL NAME OF INVENTOR:

Zeev Glozman

FULL RESIDENCE ADDRESS:

34/3 Bar Cochyp St. Tel Aviv 63427 Tarael

COUNTRY OF CITIZENSHIP

Irrael

FULL POST OFFICE ADDRESS:

9ame

month / year

17-MAY-2004 13:48 From:DR EYAL BRESSLER 97225826118 17-MAY-2004 15:53 ORTHOPREDICS B-ROMBAM 12-MAY 2004 18: 10 From: FR E. IL CIPLESI FR 577855856110

To: INTERFAX 972 4 8542932

Attomay Docker No.: F-6165-US

FULL NAME OF INVENTOR: Meron Liram **PULL RESIDENCE ADDRESS:** 25 Weismonn St.

Rebount 76282 : Lines

COUNTRY OF CITIZENSHIP;

Larezi

FULL PUST OFFICE ADDRESS:

SIGNATURE OF INVENTOR

52510

FULL NAME OF INVENTOR:

Doran Noveman

FULL RESIDENCE ADDRESS:

4 Lincion St.

Haife 34369 Isrpol

COUNTRY OF CITIZENSHIP:

INTRAL

FULL POST OFFICE ADDRESS:

SIGNATURE OF INVENTOR

DATE